## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION 3:15-CR-00121-RJC-SCR

USA	)	
v.	)	<u>ORDER</u>
LUIS ORDONEZ-VEGA	) ) )	

THIS MATTER is before the Court upon motion of the defendant pro se, (Doc. No. 1393), to reconsider the denial, (Doc. No. 1382: Order), of his motions to compel former appellate counsel to provide materials allegedly in his possession, (Doc. No. 1349); and to find former counsel in contempt, (Doc. No. 1355).

The United States Court of Appeals for the Fourth Circuit has ruled that neither the federal statutes nor the Rules of Criminal Procedure authorize a motion for reconsideration in a criminal case. <u>United States v. Breit</u>, 754 F.2d 526, 530 (4th Cir. 1985) ("[D]efendant's remedies are limited by the statutes and Federal Rules of Criminal and Appellate Procedure . . ."). Accordingly, a defendant must file a notice of appeal within 14 days after the entry of the order being appealed. Fed. R. App. P. 4(b)(1)(A)(i).

IT IS, THEREFORE, ORDERED that the defendant's motion, (Doc. No. 1393), is DISMISSED.

The Clerk is directed to certify copies of this Order to the defendant and the

United States Attorney. Signed: August 2, 2024

Robert J. Conrad, Jr.